Attorney Docket No.: 015358-007200US Client Reference No.: ID-RSV-263C

## DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I declare that:

inventor (if or matter which MULTIMED was filed  I have review amendment re Code of Feder foreign applic or inventor's or	is claim IA INFO on  wed and afferred to ral Regulation(s) f certificate	ame is listed below ned and for which DRMATION USI as A understand the c above. I acknowl lations, Section 1.3 for patent or invented that having a filing data	v) or an original, first and the a patent is sought on NG A PAPER-BASED IN application No.  ontents of the above idea added the duty to disclose in Section 1.	joint inventor (if plural in the invention entitled: ITERFACE the specifical and was amended antified specification, includer formation which is mater benefits under Title 35, wand have also identified	ventors are named below) of the subject TECHNIQUES FOR RETRIEVING tion of which _X_ is attached hereto or on (if applicable).  uding the claims, as amended by any ial to patentability as defined in Title 37, United States Code, Section 119 of any below any foreign application for patent claimed.
Prior Foreign		Country	Application No.	Date of Filing	Priority Claimed Under 35 USC 119
I hereby clain	the bene	efit under Title 35,	United States Code § 119(	(e) of any United States pr	ovisional application(s) listed below:
		Арр	olication No.	Filing Da	ite
I claim the be subject matter the first parag Title 37, Cod PCT internati	r of each graph of ' e of Fede	of the claims of th Fitle 35. United St	is application is not disclos ates Code, Section 112, I a ection 1.56 which occurred	sed in the prior United Statcknowledge the duty to d	ication(s) listed below and, insofar as the tes application in the manner provided by isclose material information as defined in f the prior application and the national or
7 D-	Ap	plication No.	Date of Filing	St	atus

**POWER OF ATTORNEY:** As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

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I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

re of Inventor 2
Graham

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